## EXHIBIT A.707

## PLACEHOLDER FOR EXHIBIT 707

SEE ENCLOSED DVD

## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

MARK I. SOKOLOW, et al.,

Plaintiffs,

No. 04 Civ. 00397 (GBD) (RLE)

VS.

THE PALESTINE LIBERATION ORGANIZATION, et al.,

Defendants.

## **DECLARATION OF ZACHY BEN HAMO**

Zachy Ben Hamo hereby certifies, under penalty of perjury of the laws of the United States, pursuant to 28 U.S.C. § 1746(1) as follows:

- The attached description in English is an accurate representation of the video or portion thereof received by Palestine Media Watch, to the best of my knowledge and belief. The video or portion thereof is designated as News Broadcast, "Karake at Nasser Al-Shawish's Home", PA TV (June 8, 2012).
- 2. I am a professional translator with a BA in Arabic Language and Literature from Hebrew University, Jerusalem, (2000); and a Masters in Arabic Language and Literature from Hebrew University, Jerusalem, (2007). I am fluent in Arabic and English, and I am qualified to translate accurately from Arabic to English.
- To the best of my knowledge and belief, the accompanying text is a true and accurate description of the Arabic-Ianguage video or portion thereof designated as News Broadcast, "Karake at Nasser Al-Shawish's Home", PA TV (June 8, 2012).

Dated: February 27, 2014

ACHY BEN HAMO